IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF MISSISSIPPI DELTA DIVISION

TUNICA WEB ADVERTISING, INC. and CHERRY L. GRAZIOSI

PLAINTIFFS

VS. CAUSE NO.: 2:03-cv-234-SA

TUNICA CASINO ASSOCIATION, INC., TUNICA COUNTY TOURISM CORPORATION, BARDEN MISSISSIPPI GAMING, LLC (d/b/a "Fitzgerald's Casino and Hotel"), BL DEVELOPMENT CORP. (d/b/a "Grand Casino Tunica"), CIRCUS CIRCUS MISSISSIPPI, INC. (d/b/a "Gold Strike Casino Resort"), ROBINSON PROPERTY GROUP, LTD PARTNERSHIP (d/b/a "Horseshoe Casino & Hotel"), TUNICA PARTNERS II L.P. (d/b/a "Harrah's Tunica Mardi Gras Casino"), BALLY'S OLYMPIA LIMITED PARTNERSHIP (d/b/a "Bally's Saloon & Gambling Hall"), HWCC-TUNICA, INC. (d/b/a "Hollywood Casino Tunica"), BOYD TUNICA, INC. (d/b/a "Sam's Town Hotel & Gambling"), and SHERATON TUNICA CORPORATION (d/b/a "Sheraton Casino & Hotel")

DEFENDANTS

AGREED JUDGMENT OF DISMISSAL WITH PREJUDICE

On joint motion of Plaintiffs and Defendant, HWCC-Tunica, Inc. d/b/a Hollywood Casino Tunica, all claims and the Amended Complaint of the Plaintiffs, having fully and finally compromised and settled, **IT IS THEREFORE ORDERED**, that pursuant to Rule 41(a)(2), *Fed. R. Civ. Proc.*, the Court considers dismissal proper and hereby dismisses Defendant, HWCC-Tunica, Inc. d/b/a Hollywood Casino Tunica, with prejudice.

It is ORDERED AND ADJUDGED that this is a Judgment within the meaning of Rule 54(b) of the Mississippi Rules of Civil Procedure.

So **ORDERED** this, the 3rd day of June, 2008.

/s/ Sharion Aycock
U.S. DISTRICT COURT JUDGE